BEST AVAILABLE COPY

in re Application of: MacDonald, et	al. OIPE) Group Art Unit: 17	771	LIVV
Serial No: 10/686,687	APR 1 4 2000) Examiner: Arden S	perty	
Filed: October 16, 2003	APR 1 4 2005) Our Client ID:	22827	
Confirmation No: 8963	ANEINDA.) Our Account No:	04-1403	
Title: Durable Charged Particle Coat	ing and Materials)		
Commissioner for Patents U.S. Patent and Trademark Office Post Office Box 1450 Alexandria, VA 22313-1450				
CONT.	RESPONSE TO REST	RICTION REQUIREMENT		
I his is a response/amendment/letter in	the above-identified and	nlication and includes the home	vith attachmen	it of same date and
subject which is incorporated hereinto	by reference and the sig	nature below is to be treated as	the signature	to the attachment in
absolice of a signature mereto.			C	in and a second second
Fee requirements (if any) have		vn below:	•	
Claims	Highest			
remaining	number	•		
after	previously Presen		Additiona	1
amendment Total Effective Claims mi	paid for Extra		Fee	
Total Effective Claims mi	nus =	X \$50 =	\$ <u> 0.</u>	00
Inde, endent Claims mi	nus =	x \$200 =	\$ <u>0.</u>	00
If amendment enters <u>proper</u> multiple d	ependent claim(s) into th	is application for first time, add	l	
\$290.00 (per application)			\$0.	00
Since Official Action set an <u>original</u> du	ie date of N/A			
PETITION is hereby made for an external requisite for in smaller 1/1	ension to cover the date the	his response is filed for which the	he	
requisite fee is enclosed (1 month \$120 5 months \$2,160)	y; 2 months \$450; 3 mont	ths \$1020; 4 months \$1590,	\$0.0	00 .
	01- 20(1) OCC : 1 P			
If Terminal Disclaimer enclosed, add R	tule 20(d) Official Fee (\$	5110.00)	\$0.0	00
		SUBTOTAL:	\$0.0	00
If "small entity" verified statement filed	d [] proviously			
[] herewith, enter one-half (½) of subs	total and subtract			
(72) Of Sub-	iotal and <u>subtract</u>		\$0.0	0
		TOTAL:		_
Other		TOTAL.	\$0.0	0
Other:	*		\$0.0	0
		TOTAL FEE ENCLOSED:	\$0.0	0
The Commissioner is hereby authorized the fee(s) filed, or asserted to be filed, or hereafter, and which may be required ur and the resulting official document under hereof for which purpose a duplicate consistence in this case.	r which should have been der Rules 16-18 (deficie er Rule 20, or credit any of	n filed herewith or concerning a ncy only) now or hereafter related to the control of the contro	ny paper filed tive to this app	blication
ADDDECC.				•
ADDRESS:	DORITY & MANNIN			
Post Office Box 1449	ATTORNEYS AT LA	AW, P.A.		
Greenville, SC 29602 USA	_			
Customer ID No.: 22827	By: Jason W. Johnsto	on Reg. No: 45,675 Date:	April 11	2005
Telephone: 864-271-1592				
Facsimile: 864-233-7342	Signature:	X		

I hereby certify that this correspondence and any referenced attachment and fee are being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, U.S. Patent and Trademark Office, Post Office Box 1450, Alexandria, VA 22313-1450, on April 11, 2005



ATTORNEY DOCKET NO:

KCX-840(19192)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application: MacDonald, et al.) Examiner: Arden Sperty)
Serial No: 10/686,687) Art Unit: 1771
Filed: October 16, 2003) Deposit Account No: 04-1403
Title: Durable Charged Particle) Customer No: 22827
Coating and Materials) Confirmation No: 8963

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

In response to the Restriction Requirement dated March 9, 2005, please refer to the following remarks:

Remarks begin on pg. 2 of this paper.